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Attorneys for Plaintiff

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF ALASKA**

GARY ROBERTS,)
)
Plaintiff,)
)
v.)
)
UNITED STATES OF AMERICA,)
)
Defendant.)
_____) Case Number A05-00274 CV (JKS)

PLAINTIFF'S FINAL WITNESS LIST

COMES NOW the plaintiff, Gary Roberts, by and through his attorney, Kelley & Canterbury, LLC., and hereby submits the following final witness list:

1. Gary Roberts, Plaintiff
c/o Kelley & Canterbury, LLC.
821 "N" Street, Suite 206
Anchorage, Alaska 99501
(907) 276-8185
2. Tiffany Roberts, Plaintiff's wife
c/o Kelley & Canterbury, LLC.
821 "N" Street, Suite 206
Anchorage, Alaska 99501
(907) 276-8185

3. Adam Griffee, Defendant's employee
c/o United States Attorney's Office
222 W. 7th Avenue, #9
Anchorage, Alaska 99513
(907) 271-5071
4. Officer Symonds (non-retained expert)
Anchorage Police Department
4501 S. Bragaw Street
Anchorage, Alaska 99507
(907) 786-8500
Investigating Officer.
5. U.S. Department of Homeland Security
c/o United States Attorney's Office
222 W. 7th Avenue, #9
Anchorage, Alaska 99513
(907) 271-5071
Adam Griffee's employer and owner of vehicle Adam Griffee operated.
6. Alaska Regional Hospital
Dr. R. Keith Winkle and Dr. Paul Sims (non-retained experts)
Dr. Lester B. Lewis and Dr. Julee Holayter, radiologists (non-retained experts)
2801 Debarr Road
Anchorage, Alaska 99508
(907) 264-1255
Plaintiff's treating emergency room medical providers.
7. HealthSouth Diagnostics
Dr. Harold F. Cable (non-retained expert)
4100 Lake Otis Parkway, Suite 102
Anchorage, Alaska 99508
(907) 550-6160
Plaintiff's treating medical provider; MRI radiologist.
8. Wal-Mart Pharmacy
3101 A Street
Anchorage, Alaska 99503
Records custodian to authenticate pharmacy records.

9. Mitchell Chiropractic Clinic
Mark A. Mitchell, D.C. (non-retained expert)
P.O. BOX 241786
Anchorage, Alaska 99524
(907) 562-1511
Plaintiff's treating medical provider.
10. Alaska Spine Institute (formerly Rehabilitation Medicine)
Dr. Larry A. Levine (non-retained expert)
3801 University Lake Drive
Anchorage, Alaska 99508
(907) 563-8876
Plaintiff's treating medical provider.
11. Launsbury & Associates, Inc.
723 W. 6th Avenue
Anchorage, Alaska 99501
(907) 272-5451
Plaintiff's employer at the time of the subject wreck.
12. Tony Chevrolet of Anchorage
Probably Tony Tokin
9100 Old Seward Highway
Anchorage, Alaska 99515
(907) 365-8612
Prepared a property damage estimate of Plaintiff's vehicle.
13. Chaz Limited Collision Express
Probably Geoff Erwin, General Manager
1801 E. 5th Avenue
Anchorage, Alaska 99501
(907) 792-2504
Prepared a property damage total loss letter regarding Plaintiff's vehicle.
14. Paul Ingram, Plaintiff's friend
2414 Lord Baranof Road
Anchorage, Alaska 99517
Tel: (907) 727-8271
Before-and-after witness.
15. Matt Sarasin, Plaintiff's friend
4201 North Star Street
Anchorage, Alaska 99503
Tel: (907) 770-9159
Before-and-after witness.

16. State of Alaska
John Feero – supervisor
550 W. 7th Avenue, Suite 1210
Anchorage, Alaska 99501
(907) 269-8878
Plaintiff's former employer.
17. Geneva Woods
501 W. International Airport Road
Anchorage, Alaska 99503
(907) 565-6100
Plaintiff's current employer.
18. Representative of the State of Alaska
Dept. of Labor and Workforce Development
Division of Worker's Compensation
PO BOX 25512
Juneau, Alaska 99802-5512
19. Wayne and Laverne Ristig
1407 Marten Street
Anchorage, Alaska 99504
(907) 770-9183
Witnesses re: knowledge of ownership/transfer of vehicle Plaintiff operated.
20. Any and all witnesses listed on Defendant's witness list.
21. Any and all witnesses obtained through the course of discovery.
22. Any and all witnesses necessary to authenticate documents.
23. Any and all expert witnesses.
24. Any and all necessary rebuttal witnesses, expert, and otherwise.

Dated this 6th day of November, 2006.

KELLEY & CANTERBURY, LLC.
Attorneys for Plaintiff Roberts

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Certificate of Service

I hereby certify that on November 6, 2006, a true and correct copy of the foregoing Final Witness List was served electronically on Susan J. Lindquist.

BY: s/ Leonard T. Kelley